



# KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Vol. XXVII] Trivandrum, Monday, 1st November 1982 [No. 788  
10th Karthika 1904

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## GOVERNMENT OF KERALA

### Taxes (B) Department

#### NOTIFICATION

G. O. Ms. 65/82/TD.

*Dated, Trivandrum, 29th October 1982.*

**S.R.O. No. 1312/82.**—In exercise of the powers conferred by section 10 of the Kerala General Sales Tax Act, 1963 (15 of 1963), the Government of Kerala, having considered it necessary in the public interest so to do, hereby make a reduction in the rate in respect of the tax payable under the said Act on the sale of green tea leaves and manufactured tea in the State, from 5 per cent to 2½ per cent for a further period of one year from 16th September, 1982.

By order of the Governor,

N. KRISHNAN NAIR,

*Special Secretary to Government.*

#### Explanatory Note

(This is not a part of the notification but is intended to indicate the general purport).

Considering the serious problems facing the tea industry in the State Government are of the view that the monetary relief given to tea industry by reducing Sales Tax on tea by fifty per cent for a period of one year in G.O. Ms. 79/81/TD dated 16-9-1981 should be extended for a further period of one year from 16-9-1982. This notification is intended to achieve the above object.

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#### GOVERNMENT OF KERALA

Local Administration and Social Welfare (C) Department

#### NOTIFICATIONS

G. O. Ms. No. 188/82/LA&SWD. Dated, Trivandrum, 1st November, 1982.

**S. R. O. No. 1306/82.**—WHEREAS, requests have been received by Government to constitute a new Panchayat area by name "Meenadom Panchayat", carving out certain portions from the existing Pampady Panchayat area;

AND WHEREAS, the Pampady Panchayat in its resolution No. 6 dated the 16th December, 1981, has requested Government to exclude ward Nos. 4, 5, 6 and 7 of the said Panchayat and to form a new Panchayat;

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of subsection (1) of section 3 of the Kerala Panchayats Act, 1960 (32 of 1960), the Government of Kerala hereby cancel the declaration of Pampady Panchayat area made in Notification dated 11th June 1951 published in Part I of the Travancore-Cochin Gazette No. 31 dated 31st July 1951 with effect from first day of November, 1982.

33/3894/MC.

## II

**S. R. O. No. 1307/82.**—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Kerala Panchayats Act, 1960 (32 of 1960), the Government of Kerala hereby declare the areas specified in column (2) of the Schedule below situated in the Taluk specified in the corresponding entry in column (1) thereof, to be panchayat areas for the purpose of the said Act and that the respective Panchayats and Headquarters shall be known by the names specified in the corresponding entries in columns (3) and (4) thereof, respectively, with effect from the first day of November, 1982.

### SCHEDULE

<i>Taluk</i>	<i>Village or group of Villages or portions thereof included in the newly formed Panchayat area</i>	<i>Name of Panchayat</i>	<i>Name of Headquarters</i>	<i>Boundaries of the newly formed Panchayats</i>
(1)	(2)	(3)	(4)	(5)
Kottayam	Pampady Village Excluding (1) Sy.No. 108/1 and 2, 109/1 G, 3B and 5, 523/3E, and 3D; 529/1A, 1B and 1C; 532/3A and 3B; 696/2A, 4A, 4B, 5, 6 and 7; 723/1A, 1B1, 1B7, 1B9, 1B10, 1B13, 15, G4, IT and IW and (2) the Meenadomkara	Pampady	Pampady	North: Vijayapuram Panchayat, Kooropada Panchayat. East: Kooropada Panchayat, Vazhoor Panchayat. South: Nedumkunnam and Karukachal Panchayats, Meenadomkara. West: Vijayapuram Panchayat, Meenadomkara.
Kottayam	Meenadomkara of Pampady Village	Meenadom Panchayat	Kunnoth-rakavala, Meenadom	North: Velloorkara, Pampadykara, Puthupallykara East: Pampadykara South: Pariyarakara, Pampady Valliyathodu. West: Erikadkara Puthupallykara

## III

**S. R. O. No. 1308/82.**—WHEREAS the Government have in Notification II published as S. R. O. No. 1307/82 declared the Pampady and Meenadom Panchayat areas under clause (a) of sub-section (1) of section 3 of the Kerala Panchayats Act, 1960 (32 of 1960);

AND WHEREAS, the Government are satisfied that the said Panchayats cannot now be constituted by reason of difficulty in holding election of the members thereof for the said Panchayat areas;

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (1) of section 13 of the Kerala Panchayats Act, 1960 (32 of 1960), the Government of Kerala hereby appoint an Administrative Committee and a President thereof with the persons specified in column (3) of the Schedule below for each of the Panchayats specified in the corresponding entries in column (2) thereof, with effect from the first day of November, 1982, and specify that the Administrative Committees and Presidents of each of the said Panchayat shall hold office till the 31st October, 1983.

## SCHEDULE

<i>Taluk</i>	<i>Name of Panchayat</i>	<i>Name and Address</i>	<i>Designation</i>
(1)	(2)	(3)	(4)
Kottayam	Pampady	1. Shri M. S. Gopinathan Nair, Meacheril, Velloor P.O., Pampady.	President
		2. Shri Mohanakumar, Thekkadathu Variayath, Velloor P.O., Pampady.	
		3. Shri M. Elias, Purakulathuputhenpura, Velloor P.O., Pampady.	
		4. Shri A. Varghese, Elavunkal Mullaparambil, Pampady P.O.	
		5. Shri P. N. Mohanan, Puthenpurayil, Pothenpuram P.O., Pampady.	

<i>Taluk</i>	<i>Name of Panchayat</i>	<i>Name and Address</i>	<i>Designation</i>
(1)	(2)	(3)	(4)
		6. Shri C. M. Mathew, Cheannaparambil, Poothakuzhi P.O. Pampady.	
		7. Smt. Komalam, Ushus, Poothakuzhi P.O., South Pampady.	
		8. Shri A. N. Kesavavarma, Thiruthiyil, S. Pampady P.O.	
Kottayam	Meenadom	1. Shri M. P. Abraham, Manimala Parambil, Meenadom P.O.	President
		2. Shri Joseph Elias, Pampooru, Meenadom P.O.	
		3. Shri K. K. Chacko, Kuzhiyathu, Meenadom P.O.	
		4. Shri C. A. Sukumaran, Chembankuzhiyil, Pothenpuram, P.O. Pampady.	

By order of the Governor,

MARC. C. JOHN,  
Deputy Secretary.

### Explanatory Note

(This note does not form part of the Notification, but is intended to indicate its general purport.)

Requests have been received by Government for the formation of a new Panchayat namely Meenadom bifurcating Pampady Panchayat. The Government after having considered the request and after having considered the resolution of the Pampady Panchayat have decided to form a new Panchayat namely Meenadom Panchayat. The Government are satisfied that the newly formed Pampady and Meenadom Panchayats, cannot be constituted by reason of difficulty in holding election of members thereof. The Government, therefore, consider it necessary to appoint Administrative Committees for the said Panchayats. The Notification is intended to achieve the above objects.

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## GOVERNMENT OF KERALA

Home (C) Department

### NOTIFICATION

G. O. RT. No. 2845/82/Home.

*Dated, Trivandrum, 1st November, 1982.*

**S. R. O. No. 1309/82.**—In exercise of the powers conferred by the provision to sub-section (1) of section 11 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974), the Government of Kerala, after consultation with the High Court of Kerala, establish with effect from 1-11-1982 and with jurisdiction over the whole State of Kerala, a Special Court of Judicial Magistrate of the First Class with headquarters at Cochin to try the mark list cases.

By order of the Governor,

K. ACHUTHAN NAIR,  
*Joint Secretary.*

**Explanatory Note**

(This does not form part of the notification but is intended to achieve its general purport).

By G. O. RT. 1672/82/Home dated 2-7-1982 sanction was accorded for the establishment of a Court of the Judicial Magistrate of the First Class at Ernakulam to try the mark list cases. It is proposed to give effect to the order from the 1st November, 1982. The Notification is intended to achieve this object.





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GOVERNMENT OF KERALA

**Home (SS.A) Department**

## NOTIFICATION

No.52231/SSA2/82/Home. [Dated, Trivandrum, 1st November, 1982.]

**S. R. O. No. 1310/82.**—WHEREAS allegations have been made that irregularities have been committed in awarding the contract for removal of embedded timbers from Kakki Reservoir;

And whereas the State Government are of opinion that this is a definite matter of public importance and that it is necessary to appoint a Commission of Inquiry to enquire into the said allegations;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Commissions of Inquiry Act, 1952 (Central Act 60 of 1952), the Government of Kerala hereby appoint Shri George Abraham Vadakkal, retired Judge of the High Court of Kerala, to be the Commission of Inquiry for the purpose of making an enquiry into the said allegations particularly specified below and to submit a report thereon to the State Government within a period of six months from the date of this notification.

The terms of reference of the Commission shall be as follows, namely:—

- (i) Circumstances under which and the purposes for which the contract for the removal of timber from Kakki Reservoir was first granted in 1977;

83/3897/MC.

- (ii) Whether the grant of the contract in 1977 was irregular;
- (iii) Whether the decision to grant extension of the contract on each of the occasions was irregular;
- (iv) Whether any other decision taken in relation to the contract was irregular;
- (v) If there was any irregularity in the grant of the contract or extension thereof on any of the occasions or in taking any other decision in relation to the contract, whether any avoidable loss has been caused to the Government by such irregularity; and
- (vi) Any other matter relevant or incidental to the matters mentioned above.

The Government are of opinion that have regard to the nature of the enquiry to be made and other circumstances of the case all provisions of sub-sections (2), (3), (4) and (5) of section 5 of the Commissions of Inquiry Act, 1952 (Central Act 60 of 1952), should be made applicable to the Commission and the Government hereby direct under sub-section (1) of the said section 5 that all the provisions aforesaid shall apply to the Commission.

By order of the Governor,

K. V. VIDYADHARAN,

*Special Secretary to Government.*

### **Explanatory Note**

(This does not form part of this Notification but is intended to indicate its general purport.)

Government consider that an enquiry is necessary into the alleged irregularities made in respect of the award of contract for the removal of timber from Kakki Reservoir. This notification is to achieve the above object,



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## GOVERNMENT OF KERALA

### Taxes (B) Department

#### NOTIFICATION

G. O. Ms. No. 66/82/TD.

Dated, Trivandrum, 29th October, 1982.

S. R. O. No. 1311/82.—In exercise of the powers conferred by section 10 of the Kerala General Sales Tax Act, 1963 (15 of 1963) the Government of Kerala, having considered it necessary in the public interest so to do, hereby make an exemption in respect of the tax payable under the said Act on the sale of fertilizers specified in entry 84 of the First Schedule to the said Act to the cultivators of tea in the State for a further period of one year from 3rd October, 1982 subject to the condition that any dealer who claims exemption on such sale shall produce before the assessing authority concerned, a certificate from the tea cultivator in the Form annexed to this notification.

#### Annexure

I/We ..... (name and complete address  
cultivating tea in ..... acres of land in Sy. No. .... of  
..... Village of ..... Taluk of  
..... District of Kerala State, and holding Tea  
Board Registration No. .... hereby certify that the fertilizer  
specified in invoice/bill No. .... dated ..... for Rs.  
..... of M/s. .... (Full name and address  
of the dealer) has been purchased by me/us for use as fertilizer in the above tea  
gardens.

Signature of cultivator of tea.  
(Certificate by the Village Officer)

The person/persons named above is/are in possession of.....acres of tea garden as per description given above and is/are actually cultivating tea in the said land.

Signature of Village Officer.

(Official Seal)

By order of the Governor,

N. KRISHNAN NAIR,

*Special Secretary to Government.*

### Explanatory Note

(This is not a part of the notification but is intended to indicate the general purport).

Considering the Serious problems facing the tea industry in the State Government consider that the monetary relief given to the tea industry by exempting the fertilizers used for tea cultivators from the levy of Salestax for one year in G. O. Ms. 83/81/TD dated 3-10-1981 should be extended for a further period of one year from 3-10-1982. This notification is intended to achieve the above object.